

LMAR 7.1  
Request for Trial De Novo - Calendar

- a) A written request for a trial de novo shall be accompanied by a note of issue noting the matter for trial setting. Failure to submit the note of issue is not grounds for dismissal; however, the court may impose terms in its discretion.
- b) In any case in which a party makes a motion for attorney fees pursuant to LMAR 6.1 c, the 20 day period for appeal shall not commence until the arbitrator has either filed and served the amended award, or the written denial thereof.
- c) The appealing party may file and serve on the other party or parties a jury demand at the same time as the request for a trial de novo and note of issue are filed. The non-appealing party shall have until the time the case is set for trial to file a jury demand. If no jury demand is timely filed, it is waived.
- d) When a case is transferred to the arbitration calendar it will lose its trial date.

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